NAME ADDRESS AND TO SOLD THE		
NAME, ADDRESS, AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY Brian J. Tanada	Y: STATE BAR NUMBER	Reserved for Clerk's File Stamp
Katten Muchin Rosenman LLP; 2029 Century Park East	CA 275421	
Suite 2600, Los Angeles, CA 90067	-,	
		-
TELEPHONE NUMBER (Options) 310-788-4499		
	-1	
	rson Education	-
District Court for the Northern District of COURTHOUSE ADDRESS:	of California	
Northern District of CA, 280 South First Street, S	an Toss Gr Office	
PLAINTIFF:	all Jose, CA 95113	
Cengage Learning, Inc., and Pearson Education, Inc		
DEFENDANT:	•	
Peniel, LLP et al.		
		CASE NUMBER:
AFFIDAVIT OF IDENTITY AND ORDE	-D	1000010
ATTION TO THE CITY AND ONDE	-11	CV-14-80135 MISC-LHK-HRL
I am the judgment creditor in the above entitled a	ction.	
 The name of the judgment debtor as state 	ted in the judgment	is:
per Tributa	,	11
Choo Hong Teo		
rii ä gā		
List additional name or names by which t	the judgment debto	r is known:
Teo Choo Hong		
4 53		
The facts relied on in obtaining the judgm		
The facts relied on in obtaining the judgm	nent debtor's addition	onal name or names are:
On May 9, 2014 I registered a default ju	dament issued by the	ne United States District Court o
the Northern District of Illinois (the "	'Judgment") in the N	Northern District of California
Judgment orders "Choo Hong Teo a/k/a Teo	Choo Hong" to pay	damages to Plaintiffs in the
principal sum of \$1,680,000.00. A copy	of the Judgment is	attached as Exhibit A.
This document may be used to add new names o	r aliasas for proson	t judament dehtere hut it man
not be used to add now judgment debters	anases for presen	t judgment debtors, but it may
not be used to add new judgment debtors.		
I declare under penalty of perjury under the laws of	of the State of Calif	ornia that the foregoing is true
and correct.		
Date: May 20, 2014		
		Λ.
		2 -
Brian J. Tanada	(1	C) LT
(TYPE OR PRINT NAME)		(SIGNATURE OF DECLARANT)
IT SO ORDERED THAT THE TERM JUDGMENT	DEBTOR INCLUD	E THE NAME OR NAMES IN
#2 ABOVE, AND MAY BE ADDED TO WRIT OF E	EXECUTION OR A	BSTRACT OF JUDGMENT
1)		
1/ /2 / /		
Date: 6 15 11 4		l Maria
Date:		1
1 ,		JUDICIAL OFFICER
		V [/

LACIV 198 (Rev. 01/07) LASC Approved 06-06 AFFIDAVIT OF IDENTITY AND ORDER

Code Civ. Proc., §§ 680.135, 99.510 (c)(1)

Exhibit A

Case 5:14-mc-80135-LHK Document 8 Filed 06/26/14 Page 3 of 7

UNITED STATES DISTRICT COURT

EVERETT McKINLEY DIRKSEN BUILDING

COURT HOUSE

THOMAS G. BRUTON CLERK

Cengage Learning, Inc. Et al,

Clerk, U Northern U.S. District Court San Joseph Court Case No.: 12cV 10032

٧.

Does 1-25 et al.

CERTIFICATION OF JUDGMEN 135 MISC. FOR REGISTRATION IN ANOTHER DISTRICT

I, Thomas G. Bruton, Clerk of this United States District Court certify that the attached judgment is a true and correct copy of the original judgment entered in this action on 3/20/2014, as it appears in the records of this court, and that, no notice of appeal from this judgment has been filed, and any motions of the kinds listed in Rule 4(a) of the Federal Rules of Appellate Procedure has not been filed.

IN TESTIMONY WHEREOF, I sign my name and affix the seal of this Court on May 5, 2014.

> Thomas G. Bruton Court Administrator

By: Nadine Finley Deputy Clerk

CERTIFIED COPY (Rev. 1/201	2)	
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United States District Court

Northern District of Illinois Eastern Division

I, Thomas G. Bruton, Clerk of the United States District Court for the Northern District of Illinois, do hereby attest and certify that the annexed document(s) is (are) a full, true, and correct copy of the original(s) on file in my office and in my legal custody.

IN TESTEMONY WHEREOF

I have hereunto subscribed my name and affixed the seal of the foresaid court at Chicago, Illinois, on PAY - 5 2014

THOMAS CUBRUTON, CLERK

Deputy Clerk

Case: 1:12-cv-10032 Document #: 78 Filed: 03/20/14 Page 1 of 2 PageID #:446

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CENGAGE LEARNING, INC., MCGRAW-HILL GLOBAL EDUCATION HOLDINGS, LLC, AND PEARSON EDUCATION, INC.,

Plaintiffs.

Case No. 1:12-cv-10032

Judge Sara L. Ellis

PENIEL LLP, EUPHEMIA TAN BEE ENG A/K/A EUPHEMIA TAN, LINCOLN TAN TIAN BENG A/K/A LINCOLN TAN, NANCY TAN BEE LAN A/K/A NANCY TAN, CHOO HONG TEO A/K/A TEO CHOO HONG, AND GUANQIANG TAN A/K/A RYAN TAN D/B/A SUPERFAST BOOKS;

Defendants.

PROPOSED DEFAULT JUDGMENT AND PERMANENT INJUNCTION

Based upon Plaintiffs' Motion for Default Judgment, and good cause appearing therefor, it is hereby Ordered and Adjudged that:

1. Plaintiffs seek statutory damages for copyright infringement per infringed work, as authorized under the U.S. Copyright Act, 17 U.S.C. § 504(c), and statutory damages for trademark infringement per counterfeit mark, as authorized under the Lanham Act, 15 U.S.C. § 1117(c). Accordingly, having been adjudged to be in default, and after consideration of the record and briefing in the matter, Defendants Peniel, LLP, Euphemia Tan Bee Eng a/k/a Euphemia Tan, Lincoln Tan Tian Beng a/k/a Lincoln Tan, Nancy Tan Bee Lan a/k/a Nancy Tan, and Choo Hong Teo a/k/a Teo Choo Hong (collectively "Defendants"), shall pay damages to Plaintiffs in the total principal sum of \$1,680,000.00.

, 1

Case: 1:12-cv-10032 Document #: 78 Filed: 03/20/14 Page 2 of 2 PageID #:447

Defendants, and their agents, servants, employees, and attorneys, as well as any 2. other persons who are acting in concert or participation with them, shall and hereby are enjoined from directly or indirectly infringing Plaintiffs' rights in any copyrighted work or any of Plaintiffs' trademarks, whether now in existence or later created, that are owned or controlled by the Plaintiffs (or any parent, subsidiary, or affiliate of Plaintiffs) ("Plaintiffs' Works"), except pursuant to a lawful license or with the express authority of Plaintiffs. This precludes, without limitation, manufacturing, importing, advertising, promoting, distributing, selling or offering to sell counterfeit or other unauthorized copies of Plaintiffs' Works and/or counterfeit or otherwise infringing goods bearing Plaintiffs' respective trademarks.

Defendants shall destroy all counterfeit copies of Plaintiffs' Works that they have 3. in their possession, custody or control.

IT IS SO ORDERED.

DATED:

3-20-14

United States District Judge

*ILND 450 (Rev: 10/Case: 11/12-20/-11/10032 Document #: 79 Filed: 03/20/14 Page 1 of 1 PageID #:448

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

NORTHERN DISTRICT OF ILLINOIS			
Cengage Learning, Inc., et al,			
Plaintiff(s),			
V.	Case No. 12 cv 10032 Judge Sara L. Ellis		
Peniel LLP, et al,			
Defendant(s).			
JUDGMENT	IN A CIVIL CASE		
Judgment is hereby entered (check appropriate box):			
in favor of plaintiff(s) Cengage Learning, Inc., McGraw-Hill Global Education Holdings, LLC, and Pearson Education, Inc. and against defendant(s) Peniel, LLP, Euphemia Tan Bee Eng a/k/a Euphemia Tan, Lincoln Tan Tian Beng a/k/a Lincoln Tan, Nancy Tan Bee Lan a/k/a Nancy Tan, and Choo Hong Teo a/k/a Teo Choo Hong in the amount of \$1,680,000.00,			
which includes predoes not include pre	judgment interest.		
	at the rate provided by law from the date of this judgment.		
in favor of defendant(s) and against plaintiff(s)			
Defendant(s) shall recover costs from plaintiff(s).			
other:			
This action was (check one):			
☐ tried by a jury with Judge presiding, and the jur tried by Judge without a jury and the above dec decided by Judge Sara L. Ellis on a motion for defa	y has rendered a verdict. ision was reached. ult judgment.		
Date: 3/20/2014 Th	omas G. Bruton, Clerk of Court		
/s/	/ Rhonda Johnson, Deputy Clerk		